

REMARKS

Claims 21-29, 31-48, 50-66, and 68-70 are pending. Claims 30, 49, and 57 have been canceled. The claims have been amended to more clearly indicate that the portable communication device is a wireless telephone. No new matter has been added.

Claims 21-70 were rejected as being unpatentable as obvious over Schoolman in view of Spitzer and Hattori. Schoolman is cited in the Office Action for disclosing a device/telephone housing including a receiver within the housing that receives image data; a liquid crystal display; and a lens that enlarges an image displayed on the display for viewing by the user.

It is acknowledged in the Office Action that in Schoolman the receiver is not a wireless receiver. It is also acknowledged that the display control panel is not on the display housing and that the liquid crystal display is not an active matrix display.

Hattori is cited for disclosing a liquid crystal head-mounted display which comprises a wireless receiver and a display controller incorporated in the housing. Spitzer is cited for disclosing an active matrix display with backlight.

While Schoolman is cited for disclosing a telephone housing, the display in Schoolman has nothing to do with the information conveyed by the telephone, which is not wireless. The information displayed on the display in Schoolman is from a computer. The combination of Schoolman, Hattori and Spitzer does not suggest the invention as recited in the claims. Furthermore,

Spitzer (WO 93/18428) was published less than a year prior to the August 9, 1994 filing of the grandparent application of this instant case.

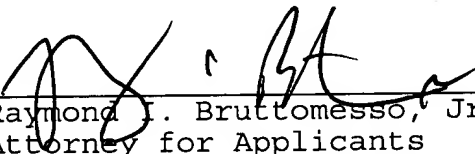
There is no suggestion in the cited prior art of an active matrix display powered by a battery and seen through a lens in a telephone housing. There is also no suggestion of the display and the lens located in a display module which rotates relative to the telephone housing.

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#### CONCLUSION

In view of the above amendments and remarks, it is believed that all claims (21-29, 31-48, 50-66, and 68-70) are in condition for allowance, and it is respectfully requested that the application be passed to issue. If the Examiner feels that a telephone conference would expedite prosecution of this case, the Examiner is invited to call the undersigned at (781) 861-6240.

Respectfully submitted,

  
Raymond I. Bruttomesso, Jr.  
Attorney for Applicants  
Registration No. 33,840  
Telephone (781) 861-6240  
Facsimile (781) 861-9540

Lexington, Massachusetts 02173  
Dated: 1 DECEMBER 1997